

EXHIBIT D

DR. KUMAR BELANI CONFIDENTIAL
UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

In re Bair Hugger Forced Air Warming
Products Liability Litigation

MDL NO. 15-2666
(JNE/FLN)

This Document Relates To:

All Actions

CONFIDENTIAL

VIDEOTAPED DEPOSITION OF

DR. KUMAR BELANI

September 7, 2016

9:11 a.m.

Being held at: Children's Rehabilitation Center
426 Church Street SE
Minneapolis, MN

Reported by: Mari A. Skalicky

Job No. 112500

1 DR. KUMAR BELANI CONFIDENTIAL

2 Reporter: Mari A. Skalicky, RMR

3

4 APPEARANCES:

5

6 FOR THE PLAINTIFF:

7

8 JAN CONLIN, ESQUIRE

9 MICHAEL SACCHET, ESQUIRE

10 CIRESI CONLIN

11 225 South 6th Street

12 Minneapolis, MN 55402

13

14

15 GENEVIEVE ZIMMERMAN, ESQUIRE

16 MESHBESHER & SPENCE

17 1616 Park Avenue South

18 Minneapolis, MN 55404

19

20

21 GABRIEL ASSAAD, ESQUIRE

22 KENNEDY HODGES

23 4409 Montrose Boulevard

24 Houston, TX 77006

25

1 DR. KUMAR BELANI CONFIDENTIAL

2
3
4 FOR DEFENDANT 3M COMPANY and ARIZANT
5 HEALTHCARE INC.:

6 DEBORAH LEWIS, ESQUIRE

7 COREY GORDON, ESQUIRE

8 BLACKWELL BURKE

9 431 South Seventh Street

10 Minneapolis, MN 55415

11
12
13
14 FOR THE DEPONENT, DR. KUMAR BELANI:

15 KEITH DUNDER, ESQUIRE

16 UNIVERSITY OF MINNESOTA

17 360 McNamara Alumni Center

18 200 Oak Street SE

19 Minneapolis, MN 55455

1 DR. KUMAR BELANI CONFIDENTIAL

2 Also Present:

3 Ben Abraham, legal video specialist

4 TSG Reporting

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

1 DR. KUMAR BELANI CONFIDENTIAL

2 MS. LEWIS: Thanks, Keith. This one,
3 too?

4 MR. DUNDER: It may be responsive.

5 BY MS. LEWIS:

6 Q. Do you believe you produced all of the
7 documents concerning funding?

8 A. I believe I did.

9 MR. DUNDER: All the documents that
10 he had, yes.

11 THE WITNESS: Hmm.

12 BY MS. LEWIS:

13 Q. Did you have any communications, email or
14 letters, with Dr. Scott Augustine?

15 A. I don't believe so.

16 Q. Any email communication between you and
17 Scott Augustine?

18 A. I don't believe so.

19 Q. And the time period that I'm talking about
20 would be between 2010, 2013.

21 A. I don't believe so.

22 Q. If -- if we have copies of some, could it
23 just be that you just don't remember
24 whether you made any or not?

25 A. I -- I'd need to look at them.